

then continue with the road project. So that is all this is for. I urge the adoption of it.

SPEAKER BARRETT: Thank you. Is there any discussion on the amendment offered by Senator Baack, amendment number two? Any discussion? Seeing none, those in favor of the adoption of the amendment please vote aye, opposed nay. Voting on the Baack amendment. Record, please.

CLERK: 26 ayes, 0 nays, Mr. President, on adoption of Senator Baack's amendment.

SPEAKER BARRETT: Motion prevails, the amendment is adopted. Next item.

CLERK: Mr. President, the next item I have is by Senator Baack. Senator, I have 840 that is found on page 1095 of the Journal.

SPEAKER BARRETT: Senator Baack.

SENATOR BAACK: Yes, Mr. Speaker, I would like to just withdraw that amendment.

SPEAKER BARRETT: It is withdrawn. Next item.

CLERK: Mr. President, the next amendment I have is by Senator Conway. Senator, your amendment is found on page 1146 of the Journal.

SPEAKER BARRETT: Senator Conway.

SENATOR CONWAY: Mr. Speaker, members, as the Clerk announced, or page 1146 is that amendment. This amendment, as you go through it and start reading it, was meant to simply be a clarification as a follow-up amendment that is coming forthwith after this amendment. What the concept of the amendment is and trying to boil it down into very simple terms, although it's a relatively large paragraph, it requires an affected institution provide the requesting tribe or relative with an itemized list of the human skeletal remains and burial goods subject to the reburial. The list must be furnished at least 90 days prior to the return of the reburial. This should help facilitate both in the identification and in the return process by having a notification of the entity that is holding the goods to come up with that inventory list 90 days before the actual turning over